

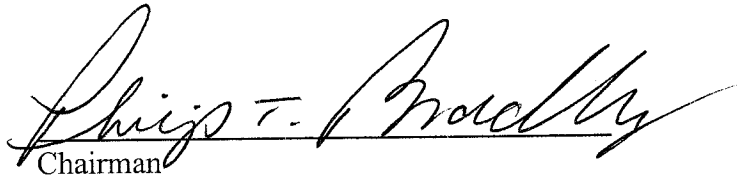
BEFORE
THE PUBLIC SERVICE COMMISSION OF
SOUTH CAROLINA
DOCKET NO. 1999-072-E - ORDER NO. 1999-686
SEPTEMBER 29, 1999

IN RE: Application of Carolina Power & Light Company) ORDER ✓
to Transfer Certain Telecommunications Assets to) CLARIFYING PRIOR
Interpath Communications, Inc.) ORDER

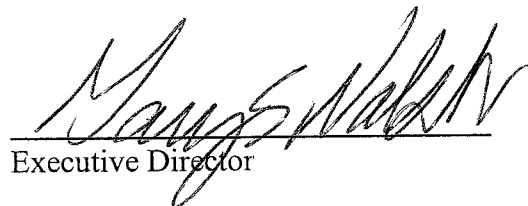
This matter comes before the Public Service Commission of South Carolina (the Commission) on the request of Carolina Power & Light Company (CP&L or the Company) for clarification of a sentence in our Commission Order No. 1999-590, at page 2. The last sentence of the first full paragraph states: "If the services provided are not tariffed, the prices charged by Interpath to CP&L shall be negotiated market-based charges." CP&L states that the Stipulation entered into between it and the Consumer Advocate for the State of South Carolina (the Consumer Advocate), and approved by the Commission had different language. CP&L now asks that we revise and/or clarify Order No. 1999-590 to include the language of the Stipulation, which we now do. We replace the language in quotes above with the following: If the services provided are not tariffed, in no event shall any charges from Interpath to CP&L exceed the lower of market value or Interpath's fully distributed costs.

We trust that this language clarifies our earlier Order. This Order shall remain in full force and effect until further Order of the Commission.

BY ORDER OF THE COMMISSION:


Chairman

ATTEST:


Executive Director

(SEAL)